

Mr. Speaker, I yield back the balance of my time.

AN AGREEMENT WITH IRAN MUST BAR ITS PATH TO NUCLEAR WEAPONS

The SPEAKER pro tempore. Under the Speaker's announced policy of January 6, 2015, the Chair recognizes the gentleman from New Jersey (Mr. SMITH) for 30 minutes.

Mr. SMITH of New Jersey. Mr. Speaker, the deadline is bearing down on us for the President's nuclear agreement with Iran. So, at this moment, Congress must send the administration a strong message: In order to be acceptable, any agreement must bar every Iranian path to nuclear weapons.

This means the deal must last for decades. There has been a lot of reporting of stopgap deals that would try to restrict Iran in the short term while giving it a blank check after just some 10 years. Such an agreement would be absurd, Mr. Speaker. Given Iran's longstanding nefarious quest for nuclear weapons and its government's genocidal anti-Semitism, I and the vast majority of my colleagues in Congress would never accept such a bad deal.

Iran will also have to dismantle its current nuclear infrastructure and turn over nearly all of its stockpile of uranium. Iran prefers to merely "disconnect" its 19,000 centrifuges. That is totally unacceptable—coming from the Iranian Government with its murderous threats to annihilate the State of Israel and its obsessive hatred of Jews worldwide. It is estimated that centrifuges could be reconnected in a matter of mere months—and so they must be dismantled, and the core should be removed from the Arak heavy water reactor.

It also means there can be no lifting or a reduction of sanctions until the International Atomic Energy Agency, or IAEA, certifies that Iran has complied with its commitments under the agreement; and IAEA inspectors must be granted access to any and all suspected sites. This access must be unimpeded, Mr. Speaker, meaning that the IAEA must be able to conduct inspections at military sites as well. The rule must be full access—anytime, anywhere.

Iran must also fully account for its past efforts to develop nuclear weapons. Unless it does so, there is no way to establish a baseline from which to measure its current capacities and potential future violations and responsibly gauge a "breakout time."

Mr. Speaker, these are minimum criteria. In order to get congressional approval, any deal the President presents to Congress will have to have met them. The Nuclear Agreement Review Act gives Congress the authority to review any agreement with Iran and to pass a joint resolution barring any statutory sanctions relief. The administration and the Iranian Government need to know that the vast majority of

my colleagues will be as firm as I am in insisting on them. I am certainly prepared to vote against any agreement that does not meet these criteria.

Mr. Speaker, the Obama administration has shown itself far too weak in dealing with Iran. For example, last week, Secretary Kerry said that the United States is "not fixated" on Iran's explaining its past behavior—a significant backtracking on his earlier insistence on this crucial point.

In fact, throughout June, we have been reading disturbing reports of administration weakness in the negotiations on a whole range of issues—from demanding access to potential nuclear sites to signaling a willingness to repeal non-nuclear-related sanctions. Just yesterday, five of the President's top former Iran advisers wrote an open letter, warning that the agreement "may fall short of meeting the administration's own standard of a 'good' agreement." The letter outlined concerns about concessions at the same time that Ayatollah Ali Khamenei appeared to back away from other preliminary understandings.

There are many other signs of the administration's weakness, Mr. Speaker, in its dealings with Iran. Fundamentally, it refuses to speak truths that are obvious to everyone: that the Iranian Government has made itself the enemy of the United States and the genocidal enemy of the State of Israel, and that our goal must always be to prevent it from acquiring or manufacturing nuclear weapons now and long into the future. A nuclear Iran would be a grave threat to our country and an existential threat to Israel, our closest ally. That is intolerable. The administration seems to no longer recall that Iran is the leading sponsor of Hezbollah and Hamas.

Mr. Speaker, the case of Pastor Saeed Abedini is another sad sign of administration weakness toward Iran. Saeed Abedini is an American citizen. He was in Iran in 2012, visiting family and building an orphanage, when he was taken prisoner. As a matter of fact, he had been given permission by the Iranians to do just that. Twelve years before, he had converted to Christianity and, later, was involved in the home church movement in Iran. Knowing about his conversion and earlier engagement in home churches, Iranian authorities approved his 2012 trip, approved his orphanage building, and then imprisoned him. He has been in prison ever since then and has suffered immensely from beatings that have caused internal bleeding, death threats, solitary confinement, and more. His wife, Naghme, who is also an American and has been a heroic champion for her husband and their two children, has also suffered. I have chaired two hearings when we have heard from Naghme, who told the compelling story of her husband, of her love for her husband, of the gross injustice that he has been forced to suffer. It is time the administration made this

a priority and a very, very important matter in the nuclear negotiations.

The administration is not doing enough to secure his release. There is no doubt about it. The administration does little more than raise his case and those of other American prisoners on the sidelines of the nuclear negotiations because it sees the prisoners as sideline issues. This is an American citizen, unjustly imprisoned now for over 1,000 days—and tortured—in Iran, and the administration has a few marginal conversations with Iranian officials and considers that good enough. It is deeply disturbing. It ought to be a central priority.

Mr. Speaker, it is also a very alarming sign of what we might expect the administration to present us with when we return to session in early July. That is why Congress' responsibility is to be prepared to maintain a much firmer line on the outcome of these negotiations—when we review the agreement—than the administration seems to be taking.

Mr. Speaker, I would also like to bring to the attention of my colleagues a couple of excerpts from today—they were released today—from the State Department's Country Reports on Human Rights Practices for 2014, which reads in pertinent part:

"The most significant human rights problems were severe restrictions on civil liberties, including the freedoms of assembly, speech, religion, and press; limitations on the citizens' ability to change the government peacefully through free and fair elections; and disregard for the physical integrity of persons whom authorities arbitrarily and unlawfully detained, tortured, or killed.

"Other reported human rights problems included: disappearances; cruel, inhuman, or degrading treatment or punishment, including judicially sanctioned amputation and flogging; politically motivated violence and repression; harsh and life-threatening conditions in detention and prison facilities, with instances of deaths in custody; arbitrary arrest and lengthy pretrial detention, sometimes incommunicado; continued impunity of the security forces; denial of fair public trial, sometimes resulting in executions without due process; the lack of an independent judiciary; political prisoners and detainees; ineffective implementation of civil judicial procedures and remedies; arbitrary interference with privacy, family, home, and correspondence; severe restrictions on freedoms of speech, including via the Internet, and press; harassment and arrest of journalists; censorship and media content restrictions; severe restrictions on academic freedom; severe restrictions on the freedoms of assembly and association."

□ 1800

That is just a few of the catalog of horrors being imposed upon Iranians and people like our own American citizens being held in custody, like Pastor Saeed Abedini.

Mr. Speaker, I yield back the balance of my time.

FURTHER MESSAGE FROM THE SENATE

A further message from the Senate by Ms. Curtis, one of its clerks announced that the Senate has passed without amendment a bill of the House of the following title:

H.R. 893. An act to require the Secretary of the Treasury to mint coins in commemoration of the centennial of Boys Town, and for other purposes.

The message also announced that the Senate has passed a bill of the following title in which the concurrence of the House is requested:

S. 230. An act to provide for the conveyance of certain property to the Yukon Kuskokwim Health Corporation located in Bethel, Alaska.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. PAYNE (at the request of Ms. PELOSI) for today on account of a medical procedure.

PUBLICATION OF BUDGETARY MATERIAL

REVISIONS TO THE ALLOCATIONS AND AGGREGATES OF THE FISCAL YEAR 2016 BUDGET RESOLUTION RELATED TO TRADE LEGISLATION

HOUSE OF REPRESENTATIVES,
COMMITTEE ON THE BUDGET,
Washington, DC, June 25, 2015.

Hon. JOHN A. BOEHNER,
Speaker, Office of the Speaker, U.S. Capitol,
House of Representatives, Washington, DC.

MR. SPEAKER: I hereby submit for printing in the Congressional Record revisions to the budget allocations and aggregates of the Fiscal Year 2016 Concurrent Resolution on the

Budget, S. Con. Res. 11, pursuant to section 4506 of such concurrent resolution. These revisions are designated for Senate Amendment 2065 to H.R. 1295, the Trade Preferences Extension Act of 2015. Corresponding tables are attached.

This revision represents an adjustment for purposes of budgetary enforcement. These revised allocations and aggregates are to be considered as the aggregates and allocations included in the budget resolution, pursuant to S. Con. Res. 11, as adjusted. Pursuant to section 3403 of such concurrent resolution, this revision to the allocations and aggregates shall apply only while Senate Amendment 2065 to H.R. 1295 is under consideration or upon its enactment.

Sincerely,
TOM PRICE, M.D.,
Committee on the Budget.

TABLE 1—REVISION TO ON-BUDGET AGGREGATES—BUDGET AGGREGATES
(On-budget amounts, in millions of dollars)

	Fiscal Year	
	2016	2016–2025
Current Aggregates:		
Budget Authority	3,039,215	1
Outlays	3,091,442	1
Revenues	2,676,733	32,237,371
Adjustment for the Senate amendment to HR 1295, the Trade Preferences Extension Act of 2015:		
Budget Authority	445	1
Outlays	175	1
Revenues	–766	–4,272
Revised Aggregates:		
Budget Authority	3,039,660	1
Outlays	3,091,617	1
Revenues	2,675,967	32,233,099

¹ Not applicable because annual appropriations acts for fiscal years 2017–2025 will not be considered until future sessions of Congress.

TABLE 2—REVISION TO COMMITTEE ALLOCATIONS—AUTHORIZING COMMITTEE 302(a) ALLOCATIONS
(On-budget amounts, in millions of dollars)

House Committee on Ways and Means	2016		2016–2025 Total	
	Budget Authority	Outlays	Budget Authority	Outlays
Current Allocation	962,805	962,080	13,224,077	13,222,960
Adjustment for the Senate amendment to HR 1295, the Trade Preferences Extension Act of 2015	445	175	–5,382	–5,382
Revised Allocation	963,250	962,255	13,218,695	13,217,578

ENROLLED BILL SIGNED

Karen L. Haas, Clerk of the House, reported and found truly enrolled a bill of the House of the following title, which was thereupon signed by the Speaker:

H.R. 533. An act to revoke the charter of incorporation of the Miami Tribe of Oklahoma at the request of that tribe, and for other purposes.

ADJOURNMENT

Mr. SMITH of New Jersey. Mr. Speaker, pursuant to Senate Concurrent Resolution 19, 114th Congress, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 6 o'clock and 1 minute p.m.), pursuant to Senate Concurrent Resolution 19, 114th Congress, the House adjourned until Tuesday, July 7, 2015, at 2 p.m.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

1942. A letter from the Deputy Director, ODRM, Department of Health and Human Services, transmitting the Department's final rule — National Vaccine Injury Compensation Program: Addition of Intussusception as Injury for Rotavirus Vaccines to the Vaccine Injury Table (RIN: 0906-AB00) received June 23, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1943. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; West Virginia; Permits for Construction and Major Modification of Major Stationary Sources for the Prevention of Significant Deterioration [EPA-R03-OAR-2015-0028; FRL-9929-34-Region 3] received June 19, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1944. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's direct final rule — Approval and Promulgation of Air Quality Implementation Plans; North Dakota; Alternative Monitoring Plan for Milton R. Young Station [EPA-R08-OAR-2015-0026; FRL-9928-81-Region 8] received June 19, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1945. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; Pennsylvania; Revision to Allegheny County Regulations for Establishing Permit Fees [EPA-R03-OAR-2014-0886; FRL-9929-40-Region 3] received June 19, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1946. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's direct final rule — Approval and Promulgation of Air Quality Implementation Plans; Connecticut; Ambient Air Quality Standards [EPA-R01-OAR-2014-088 1; A-1-FRL-9925-88-Region 1] received June 19, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1947. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; State of New Mexico; Infrastructure Requirements for the 2008 Ozone and 2010 Nitrogen Dioxide National Ambient Air Quality Standards and Interstate Transport of Fine Particulate Matter Air Pollution Affecting Visibility [EPA-R06-OAR-2014-0270; FRL-9929-38-Region 6] received June 19, 2015, pursuant to 5 U.S.C.